

January 25, 1977

Thodore Bundy
Box 250
Draper, Utah

Pitkin Co. District Attorney
Aspen, Colorado

Re: People v. Bundy - Criminal Action No. C1616

Dear Sir:

In the event that extradition of me is successful and I am arrested and brought to your jurisdiction, I believe it is important to permit no misunderstanding to exist concerning either the rights I will exercise as a defendant or the conduct I expect from persons in your office and all other law enforcement agencies while I am in your jurisdiction.

1. Being taken into custody by the Pitkin Co. Sheriff and confined in your jurisdiction pursuant to an arrest warrant issued by Judge George Lohr is purely for the benefit of the court in that it guarantees my presence in court during the course of the prosecution of this action. It is not to facilitate interrogation of me by persons in your office or any other law enforcement agency. Therefore, I believe it would be improper and illegal to attempt to

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discuss with me or question me regarding any criminal case or investigation, especially without first receiving permission from my attorney, Charles Linder. I have instructed Mr. Linder not to give such permission to Michael Fisher or anyone else.

2. Upon my arrival I expect to be brought before Judge Lohr for an appearance "without unnecessary delay" as required by Colorado law.

3. Should an attempted custodial interrogation of me occur, I will insist on a full Miranda warning; request the presence of my attorney; and ask that all questioning cease until my attorney arrives.

4. My attorney, Charles Linder, has instructed me not to discuss anything related to a criminal case or investigation without his express consent and presence during said discussion. This prohibition extends to both law enforcement officials and to private parties. I intend to follow his direction.

I have sent a letter to Judge Lohr which outlines these same expectations and intentions of mine. Respectfully,
Michael Linder